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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91203191
Party	Plaintiff Future Ads LLC
Correspondence Address	CHRISTOPHER J PALERMO HICKMAN PALERMO ET AL 1 ALMADEN BLVD FL 12 SAN JOSE, CA 95110 UNITED STATES trademarks@hptb-law.com
Submission	Motion for Default Judgment
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Date	03/06/2012
Attachments	0022-91203191-Mot_Default_J.pdf (3 pages)(18978 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
TRADEMARK TRIAL & APPEAL BOARD**

FUTURE ADS LLC)	
)	
Opposer,)	
)	
v.)	Opposition No.: 91/203,191
)	
Kent G. Anderson)	Serial No. 76/133905
)	
Applicant)	
_____)	

Trademark Trial & Appeal Board
US Patent & Trademark Office
Via ESTTA Online Submission

OPPOSER’S MOTION FOR DEFAULT JUDGMENT

Opposer Future Ads LLC filed this opposition on . On December 29, 2011, the Board mailed a scheduling order noting that Applicant/Defendant’s time to answer ended February 7, 2012. As of March 5, 2012, no answer had been filed or served on Opposer’s representative. Therefore, Opposer respectfully hereby moves the Board for default judgment against Applicant/Defendant.

The present motion shall serve as a substitute for the Board’s issuance of notice of default. See TBMP 312. Thus Opposer hereby notifies Applicant/Defendant that he is in default pursuant to Fed. R. Civ. P. 55(a). Applicant/Defendant is allowed 30 days from the mailing date of this motion and notice in which to show cause why default judgment should not be entered against him.

Default judgment is authorized when no answer is filed within the time set. 37 CFR 2.106(a). Opposer is unaware of any good cause why default judgment should not be entered against Applicant/Defendant. *See* TBMP 312, TBMP 508, Fed. R. Civ. P. 55(c). Throughout this proceeding Applicant/Defendant has been represented by professional counsel resident in New York. Although Applicant/Defendant’s attorney has filed two requests to withdraw, neither has

been granted and the attorney remains of record and could have filed a timely answer for Applicant/Defendant.

For all the foregoing reasons, Opposer respectfully requests the Board to grant the present motion.

Dated: March 6, 2012

Respectfully submitted,

FUTURE ADS LLC

By /ChristopherJPalermo/
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CERTIFICATE OF TRANSMITTAL

I hereby certify that this correspondence is being electronically transmitted and submitted, in PDF format, to the Trademark Trial & Appeal Board through the Electronic System for Trademark Trial and Appeals (ESTTA) on March 6, 2012.

By /ChristopherJPalermo/
Christopher J. Palermo

CERTIFICATE OF MAILING

I hereby certify that a true and complete copy of the foregoing Notice of Opposition has been served on Applicant, Kent G. Anderson, by United States First Class Mail, with postage affixed thereon and fully prepaid, on March 6, 2012 to:

Dwayne L. Bentley
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